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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/790,515	03/01/2004	Attalee S. Taylor	18076	1062
75	90 04/07/2005		EXAMINER	
Robert Kapalka			PRASAD, CHANDRIKA	
Tyco Electronic	s Corporation			
Suite 140			ART UNIT	PAPER NUMBER
4550 New Linden Hill Road			2839	
Wilmington D	F 10202		2039	

Please find below and/or attached an Office communication concerning this application or proceeding.

				A.H			
		Application No.	Applicant(s)				
Office Antique Occur		10/790,515	TAYLOR ET AL.				
	Office Action Summary	Examiner	Art Unit				
		Chandrika Prasad	2839	·			
 Period for	The MAILING DATE of this communicate Reply	tion appears on the cover sheet w	vith the correspondence address	••			
THE MA - Extension after SIX - If the pe - If NO pe - Failure t Any repl	RTENED STATUTORY PERIOD FOR ALLING DATE OF THIS COMMUNICA ons of time may be available under the provisions of 3' X (6) MONTHS from the mailing date of this communication for reply specified above is less than thirty (30) depriod for reply is specified above, the maximum statute to reply within the set or extended period for reply will, by received by the Office later than three months after the patent term adjustment. See 37 CFR 1.704(b).	ATION. 17 CFR 1.136(a). In no event, however, may a cation. ays, a reply within the statutory minimum of thir pry period will apply and will expire SIX (6) MON. by statute, cause the application to become Al	reply be timely filed irty (30) days will be considered timely. NTHS from the mailing date of this communication (35 U.S.C. & 133)	ation.			
Status							
1)⊠ R	esponsive to communication(s) filed o	on <u>01 March 2004</u> .					
2a) <u></u> ⊤	his action is FINAL. 2b)[
	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is						
cl	closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.						
Disposition	ı of Claims						
4)⊠ C	laim(s) 1-23 is/are pending in the appl	lication.					
4a	a) Of the above claim(s) is/are v	withdrawn from consideration.					
	laim(s) is/are allowed.						
	laim(s) 1-23 is/are rejected.						
	laim(s) is/are objected to.						
8)∐ C	laim(s) are subject to restriction	n and/or election requirement.					
Application	ı Papers						
	ne specification is objected to by the E						
10)[] Th	ne drawing(s) filed on is/are: a)	☐ accepted or b)☐ objected to	by the Examiner.				
	pplicant may not request that any objection	· -	• •				
	eplacement drawing sheet(s) including the						
11)∐ Th	ne oath or declaration is objected to by	the Examiner. Note the attached	d Office Action or form PTO-152	2.			
Priority und	der 35 U.S.C. § 119						
a) [cknowledgment is made of a claim for All b) Some * c) None of: Certified copies of the priority doc Certified copies of the priority doc Copies of the certified copies of the application from the International the attached detailed Office action for	cuments have been received. cuments have been received in A the priority documents have been Bureau (PCT Rule 17.2(a)).	Application No received in this National Stage				
066	the attached detailed Office action to	or a list of the certified copies not	received.				
Attachment(s)							
	of References Cited (PTO-892) of Draftsperson's Patent Drawing Review (PTO-		Summary (PTO-413) (s)/Mail Date				
3) 🛛 Informat	tion Disclosure Statement(s) (PTO-1449 or PTC oo)/Mail Date 3/1/04.		Informal Patent Application (PTO-152)				

DETAILED ACTION

Claim Rejections - 35 USC § 112

- 1. The following is a quotation of the second paragraph of 35 U.S.C. 112:
 - The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.
- 2. Claim 10 is rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.
- 3. Claim 10 recites the limitation "said retention hooks" in lines 4-5. There is insufficient antecedent basis for this limitation in the claim.

Claim Rejections - 35 USC § 102

4. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 5. Claims 1-2 and 4-6 are rejected under 35 U.S.C. 102(b) as being anticipated by Shibata et al. (4456318).

Shibata (Figures 1-7) shows an electrical connector comprising a socket housing 1 holding an array of contacts 4, a load plate 10 rotatably coupled to the housing between an open position and a closed position wherein the load plate has a channel to receive an electronic package in the open position and a handle 12 rotatably coupled to the housing locks the load plate in closed position. The load plate has first and second opposed sides extending between a forward latching end to a rearward pivoting end

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and the sides have downwardly curved portions. The first and second sides have retention hooks defining a channel, a third side with a stop and a fourth side to receive the package. The opening of the load plate is limited to restrict access to the array of contacts. The housing has a base including an array of cavities for holding the array of contacts. The perimeter wall has cutouts to receive the hooks of the load plate.

Claim Rejections - 35 USC § 103

- 6. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 7. Claims 3 and 7-23 are rejected under 35 U.S.C. 103(a) as being unpatentable over Shibata et al. (4456318).

Shibata shows all the features of these claims except a biasing member, a recess in the housing, a key, a lip and a guide member with a ramp for orienting the package. Official notice is given that these features are well known and widely used in the art of electrical connectors. It would have been obvious to one of ordinary skill in the art at the time of the instant invention to provide these features because this would provide a biasing means to bias the load plate in open position, a recess for receiving the package, a means to align and smoothly guide the package in the recess in the housing as is well known in the art.

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Conclusion

8. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure. Howell et al. (6371786), Trout et al. (6485321) and Yu (2004/0224548), and Plocek et al. (4826440).

Contact Information

9. Any correspondence to this action may be mailed to:

Commissioner for Patents Post Office Box 1450 Alexandria, VA 22313-1450

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Chandrika Prasad whose telephone number is (571) 272-2099.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor can be reached at (571) 272-2800 ext 39. The fax number is (703) 872-9306.

Chandrika Prasad Primary examiner April 01, 2005